Page 1 of 4

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE REQUEST FOR FILING (RULE 53(b)(1))

En le 53(b)(1) PATENT APPLICATION:	For Design or Util	ity Applicatio		NO <u>NOT</u> USE FOR O	الم CIPs)
Continuation ) ) application under  Divisional )	37 CFR 1.53(b)(1)		I livia.	<b>6</b>	 -:-:
of pending prior application of		Group Art I	Unit:		/39326
Inventor(s): HENSHAW Parent Appln. No.: PCT Series Code ① Parent Filed: March 21, 1997 This Case Filed: September 10, 1999 Title: RODENTICIDE	GB97/00800	_ Atty. Dkt.	PM 254839 New M#	Delmar Client Ref	
Asst. Commissioner of Patents Washington, DC 20231			September 10, 1999 tter No254839	<del></del> )	
To effect the above-reque  Attached is a copy (which must be  Abstract Specification and claims (8 pag Drawings (must be attached if  A. Always X one box, only: Signed declaration or oath as o	e filed) of this appli les) (must be atta f originally filed):	<b>ched)</b> shee □ Fo	t(s)/set:	ormal; □ A4 □ 11"	
2. This application is hereby file hereby made requesting delegation being claimed in this	ed; therefore, this d by <u>less than all c</u> tion as inventor(s)	is a filing und	der Rule 53(f). <u>ors</u> named in the pric	or application. Petitic nventor(s) of the	on is
1. 3. 5. 7.		2. 4. 6. 8.		·	

3. The entire disclosure of the prior application is considered as being part of the disclosure of the accompanying application and is hereby incorporated therein by reference thereto. Ą.,

4.	Priority is claimed under 35 U.S.C. 119/365 based on filing in Great Britain of
	Application No.         Filing Date         Application No.         Filing Date           (1) GB97/00800         March 21, 1997         (4)           (2)
	a.
4.	c.  Certified copy/copies filed during International stage of PCT/ /  (a) Domestic priority is claimed from PCT/ GB97/00800, filed March 21, 1997.  (b) Benefit is claimed of Provisional Application No. 60/, filed
<b>5</b> .	Prior application is assigned to
	by assignment recorded Reel Frame (Date)
6. The least test total and the test test.	Attached is the following number of Assignments (including original and all later successive ones by different assignors): and respective new Cover Sheets. (Do NOT file old cover sheets.)  (Assignments in parent must be refiled with new Cover Sheets in this continuing application if you want it/them recorded against the continuing application.)
	Please return the recorded Assignment to the undersigned.
15. 27.	☐ The power of attorney in the prior application is to
Weir Prop. II. D. D. Houle II. D. College II. D. Co	(Name and Reg. No.) whose current address is as in item 8 below. a. ☐ Recognize as associate attorney
ti.	(Name, Reg. No. and Address)
<b>8</b> .	Address all future communications to Intellectual Property Group of Pillsbury Madison & Sutro LLP, Ninth Floor, East Tower 1100 New York Avenue, N.W., Washington, D.C. 20005-3918
9.	☑ Amend the specification by inserting before the first line the sentence:-This is a
ا .	☑ continuation ☑ division of Application No. PCT/GB97/00800, filed <u>March 21, 1997</u> series code û û serial no
9.	(a) Amend the specification by inserting before the first line:This application claims the benefit of Provisional Application No. 60/, filed
10.	It has been recently determined that this new continuing application is entitled to small entity status. Hence:
11. (one box (must be	Petition to extend the life of the above prior application to at least the date hereof  is being concurrently filed for that prior application (see Petition under 3 CFR 1.137(b)).  was previously filed in that prior application (Check length of prior extension).

12.	INFORMATION DISCLOSURE STATEMENT: Attached is Form PTO-1449 listing all of the documents cited by Applicant and the PTO in the parent application(s) relied upon under 35 USC 120 and referenced in item 9 above. Per Rule 98(d) copies of those documents are <u>not required</u> now. Please consider those documents and <u>advise</u> that they have been considered in <u>this new</u> application as by returning a copy of the enclosed Form PTO-1449 with the Examiner's initials in the left column per MPEP 609.								
13.		Attached is a Rule 103(a) Petition to Suspend Action.							
14.	14. PRELIMINARY AMENDMENT to be entered before fee calculation: (Do not make amendments here except for correction of improper multiple dependencies or cancellation of whole claims or multiple dependencies for purpose of reducing the filing fee per MPEP §§ 506 and 607; do not cancel all claims).								
		C	ancel claims 2-	13.					
FILING FEE  THE FOLLOWING FILING FEE IS BASED ON ->->->->CLAIMS AS FILED AND CHANGED BY PRELIMINARY AMENDMENT IN ITEM 14<  NOTE:  NOTE:  If box 1A2 is X'd, do not pay fees, but leave lines 15-22 and 27-32 blank.  Large/Small  Fee									
than than						Large/Small Entity	4	Fee Code	
15. Basic Filing Fee					ign Application	\$310/\$155		106/26	
16. B	asic Fil	ing Fee		<u>Not</u> Des	ign Application	\$760/\$380	+760	101/201	
		ective Claims	1	minus 20 =	0	x \$18/\$9	+0	103/203	
	_	dent Claims		minus 3 =	0	x \$78/\$39	+0	102/202	
19. If any proper multiple dependent claim (ignore improper) is present, \$260/\$130							+0	104/204	
20. Subtotal =					\$760	141			
21. Rule 17(m) fee for Rule 137(b) Petition					+1210	581			
				3					
22.	22. TOTAL FILING FEE ATTACHED = \$1970								
	(carry forward to Item 31)							m 31)	
23. ATTACHED:									
24. Preliminary Amendment <u>attached</u> (to be entered <u>after</u> assigning Appln. No.)									
25. The following PRELIMINARY AMENDMENT is to be entered <u>after</u> assigning Appln. No.:									

26.

## ADDITIONAL FEE CALCULATION FOR PRELIMINARY AMENDMENT **PER BOXES 24/25**

	Claims remair after amend	ning	Highest number previous paid for	sly		Presen Extra	t			Addition: Fee	al
							L	arge/Small En	tity		File Code
27.	Total Effective Claims	*21	minus **	20	= .	1	x	\$18/\$9	=	\$ 18	(103/203)
28.	Independent Claims	<u>*6</u>	minus ***	3	= .	3	x	\$78/\$39	=	+ 234	(102/202)
29.	If amendment enters parties time, add (per app									+ 0	(104/204)
30.							Α	DDITIONAL F	EE	\$ 252	_
31.				<u>plus</u> FE	EE from	m item 2	2 c	on page 3		+ 1970	_
1					]	TOTAL F	FEI	E ATTACHED	!	\$_2222	=
] [] [33.	*If the entry in this space is less t	han the entry in the	e next space, the	e "Present E	xtra" resu	It is "0"					
34.	**If the "Highest number previously paid for" (see item 17 above) is less than 20, write "20" in this space										
∺ <b>35</b> .	If the "Highest number previously	paid for" (see item	18 above) is les	s than 3, wri	ite "3" in t	his space					•
idl ill	Our Deposit Account	No. 03-3975	i								
±h	Our Order No.	81816		254839							
1 Just 17 Just 16.18	_	C#			M#						

CHARGE STATEMENT: Upon the filing of a Declaration pursuant to Rule 60(b) or 60(d), the Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficient fee only) now or hereafter relative to this application and the resulting Official document under Rule 20, or credit any overpayment, to our Account/Order Nos. shown above for which purpose a duplicate copy of this sheet is attached.

This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal form is filed.

> **Pillsbury Madison & Sutro LLP** Intellectual Property Group

1100 New York Avenue, N.W. Ninth Floor, East Tower Washington, D.C. 20005-3918

Sig:

By Atty:

Gary R. Tanigawa

Reg. No. 43,180

Fax: Tel:

(202) 822-0944 (202) 861-3546

GRT/maf Atty./Sec.

Tel: (202) 861-3000

NOTE No. 1: File this Request in duplicate with 2 postcard receipts (PAT-103) & attachments NOTE No. 2: Is extension in parent necessary for copendency? DOUBLE CHECK Item 11 above.